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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/802,686	03/09/2001	Gary Van Nest	377882000900	9981

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EXAMINER	
PURI, BEENA	
ART UNIT	PAPER NUMBER
1633	8
DATE MAILED: 12/28/2001	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	09/802,686	VAN NEST, GARY
	Examiner Beena Puri	Art Unit 1633

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on _____.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-15 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-15 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) The proposed drawing correction filed on _____ is: a) approved b) disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) The translation of the foreign language provisional application has been received.
- 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s). _____.
- 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152)
- 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____. 6) Other: _____.

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-15 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

The instant claims are drawn to a method of suppressing a respiratory syncytial virus (RSV) infection in an individual by administering a composition containing a polynucleotide comprising an immunostimulatory sequence (ISS) wherein composition does not contain RSV antigen. Claims are further directed to a kit containing polynucleotide comprising ISS.

The instant invention is to an effective treatment for respiratory syncytial virus (RSV) infection where virus replication virus is inhibited by administration of ISS sequences without administration of any antigen. It is noted that the working example 2 & 3 teach local and non-local administration of ISS sequences in rats. For local administration, rats were administered with 150 microgram of oligonucleotide comprising ISS sequence (SEQ.ID NO.1) intra-nasally. Thirty minutes later, animals

were inoculated with infectious dose of RSV (TCID₅₀). Control group had same amount of control nucleotide sequence (SEQ. ID. NO.9 & 10) and were also inoculated similarly. For non-local administration, rats were administered with the same amount of ISS and control sequences intraperitoneally (IP) or sub-cutaneously (SC). Reduction in virus titer was shown in the lung samples of experimental rats in case of local administration (Fig. 1 and table 2), as compared to non-local administration (table 4 & 5). The specification also teaches similar working examples for influenza virus using ISS SEQ. ID. NO.1 and control oligonucleotide SEQ. ID. NO. 9 & 10 and shows reduced titer of virus in the lung samples (Table 7 & 9). However, claims are not enabled for a method that suppresses the infection in all mammals using ISS sequences. The specification also fails to provide the guidance to use the claimed polynucleotide ISS comprising the sequence (5'-T C G -3'), (5'- AACGTTCC-3'), (5'-AACGTTCG-3'), (5' GACGTTCC-3') and (5'-GACGTTCG-3') in the working examples.

The state of the art at the time of filing is well known for ISS sequences. However the prior art teaches only an adjuvant role of ISS sequences and is shown to stimulate immune response to co-administered antigens in case of several different pathogens. Thus it is not predictable that one of skill in the art could achieve efficient antiviral effect of ISS polynucleotide in case of said viral infection. At the time of filing, the relevant art considered antiviral chemotherapy and chemoprophylaxis to be unpredictable because sufficient antiviral effect to provide an alleviation of symptoms related to said virus had not been developed. Two references are cited herein to illustrate the state of art of antiviral effect of two compounds: *Amantadine* and *Rimantadine* for respiratory and

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influenza viral infections. Dolins (1985) recites: "although *amantadine* has been generally well tolerated by the populations in which it has been studied, variable rates of side effects have been reported (See column 4, pg. 1297)." He further recites: "although *Rimantadine* appears to be nontoxic and effective in uncomplicated cases, its efficacy in the treatment of more serious disease has yet to be proved (See Column 7, pg. 1298)." Shigeta (1998) recites: Although the prophylactic use of *Amantadine* and *Rimantadine* for influenza A virus has been recommended. However, there is a continuing need for more effective antiviral agents to manage viral acute respiratory infections (See Conclusion, pg.104). Thus to overcome these teachings in the art, the specification would need to show an effective treatment in alleviating a symptom of said virus by the claimed ISS sequences.

In the instant case, applicant claims a method of suppressing a respiratory syncytial virus (RSV) in an individual by administering a polynucleotide containing ISS sequences. The working example set forth discloses inhibition in replication of the virus in lung samples of experimental animals. However, the results do not indicate that any of the symptoms of respiratory infection is ameliorated. The relatively simple structure of viruses does not mean that they are easy targets for chemotherapy. In addition, the replication cycle of a virus is associated with the host cell's biochemical pathways, good selectivity is difficult to achieve. Replication cycle of said viruses will vary from one host to another. Also the attack rate for said virus will vary from outbreak to outbreak. Therefore, amount of each polynucleotide needed to suppress the infection will vary in each case tremendously. While animal models are valuable tools for the design of

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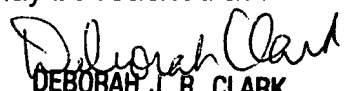
experiments, these models, such as mouse or rat models do not mimic relevant human conditions. One cannot predict similar results in case of other hosts. Applicant recites different ISS polynucleotides of different length. There are no working examples showing the administration of other ISS polynucleotide in the animals. Because of the difference in length, a dosage amount of ISS polynucleotide will also vary among different species of mammals.

Thus, considering the lack of prior state of the art and without guidance not provided in the specification, the skilled artisan at the time of filing would be lacking a reasonable expectation of success for a method of suppressing a respiratory syncytial virus infection in an individual by administering a composition of polynucleotide comprising an immunostimulatory sequence, without an undue amount of experimentation.

Any inquiry concerning this communication from the examiner should be directed to Beena Puri, Ph. D. whose telephone number is (703) 306-0284. The examiner can normally be reached on Monday-Friday, 8:00 a.m. EST to 4:30 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Deborah Clark, can be reached on (703) 305-4051. The fax phone for the organization where this application or proceeding is assigned is (703) 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1234. Question regarding review of formality issues may be directed to Kim Davis, the patent analyst assisting in this application. She may be reached at 703-305-3015.


DEBORAH J. R. CLARK
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600

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Beena Puri, Ph.D.
Patent Examiner
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Dec. 26, 2001